

COPYRIGHT LAW

Professor Rosemary J. Coombe*

COURSE MATERIALS

FALL 1998

VOLUME II

FACULTY OF LAW
UNIVERSITY OF TORONTO

FOR THE CLASSROOM USE OF UNIVERSITY OF TORONTO STUDENTS ONLY

*With the assistance of Jenna Wilson and Heather Watts

BOLA LANGE LAW LEBARY

SEP 10 1998

TANALY OF TANALO

COPYRIGHT LAW

Professor Rosemary J. Coombe*

COURSE MATERIALS

FALL 1998

VOLUME II

FACULTY OF LAW
UNIVERSITY OF TORONTO

FOR THE CLASSROOM USE OF UNIVERSITY OF TORONTO STUDENTS ONLY

*With the assistance of Jenna Wilson and Heather Watts

Digitized by the Internet Archive in 2018 with funding from University of Toronto

COPYRIGHT LAW

Fall 1998

Volume II

D.	PREREQUISITES FOR COPYRIGHT
IV.	Subject Matter (continued)
(ii)	Artistic Works
	David Vaver, Copyright (Osgoode, 1993)
(iii)	Dramatic Works
	Kantel v. Grant
(iv)	Musical Works and Sound Recordings
	Statutory definitions
(v)	Performer's Performances
	Statutory definitions
(vi)	Other Works
	Blakely, "Protecting Expressions of Australian Aboriginal Folklore under Copyright Law" (1995)

(vii)	Non-Protected Works
	Jessica Litman, "The Public Domain"418New York Times (May 29, 1995)430Francis Day & Hunter Ltd. v. Twentieth Century Fox Corp. Ltd.431CCH Canadian Ltd. v. Butterworths Canada Ltd.436
E.	RIGHTS
(i)	Rights Granted to Copyright Holders
(ii)	Public Exhibition Rights
	Olga Korper, "Commercialization of Artistic and Printed Works" (1988)
(iii)	Telecommunication Rights
	Bruce McDonald, "Cable/Satellite Retransmission in Canada - A New Era" (1989)
F.	TERM OF COPYRIGHT
I.	The Basic Term of Copyright
П	Exceptions
	(i) Posthumous Works460(ii) Joint Works461(iii) Photographs461(iv) Performances462(v) Cinematographic Works462(vi) Crown Works462(vii) Anonymous Works463Massie & Renwick v. Underwriters' Survey Bureau463Globe & Mail (January 6, 1994)464
G.	INFRINGEMENT
I.	Statutory Provisions

II.	Substantive	Requirements for Infringement		
	(i)	Canadian Admiral v. Rediffusion		
	(ii)	Copying and Indirect Copying King Features Syndicate Inc. v. O. & M. Kleeman Ltd 473 Jeffrey L. Ingram, "'Look and Feel' in Copyright Infringement		
		Actions" (1991)		
		Preston v. Twentieth Century Fox Canada Ltd		
		Inc. et al		
	(iii)	Subconscious Copying Francis Day & Hunter Ltd. v. Bron		
		Drynan v. Rostad et al		
	(iv)	Copying Under Pretence of Quotation Zamacois v. Douville		
ш.	Substantial	Part of a Work		
	Ladbroke Fo	aramount Film Services		
H.	EXEMPTIO	NS		
I.	Statutory Exemptions			
(i)	Fair Dealing			
	Zamacois v. Beloff v. Pre The Queen v "CBC in Hot	Vosper [1972] 1 All E.R. 1023 (C.A.) 558 Douville (1943), 3 Fox Pat. C.44 (Ex. Ct.) 561 ssdram Ltd. [1973] 1 All E.R. 241 566 James Lorimer & Co. Ltd. (1984) 77 C.P.R. (2nd) 262 (F.C.A.) 575 t Water for Using Lightfoot Song, " Toronto Star, 13 July 1994 579 r Dealing - Another Approach" (Canadian Copyright Institute) 580		

	Allen v. Toronto Star Newspapers Ltd. (1995), 63 C.P.R. (3d) 517 (Ont. Gen. Div.)	582
	4 E.I.P.R. 188	586
(ii)	Recent Changes	
	Vaver, "Seeing Through C-32" (excerpt)	590
(iii)	Fair Use	
	Sony Corp. of America v. Universal City Studios, Inc., 464 U.S. 417 (1984) Princeton University Press v. Michigan Document, 99 F. 3d 1381 (6th Cir. 1996)	
(iv)	Parody in the U.S. and Canada	
	Dorsen, "Satiric Appropriation and the Law of Libel, Trademark, and Copyright: Remedies "Without Wrongs" (1985) 65 Boston Univ. L. Rev. 923	
	Globe and Mail, 8 March 1994	
II.	Judicially Created Exemptions: A Public Interest Defence?	
	Beloff v. Pressdram Ltd. [1973] 1 All E.R. 241 (reprinted earlier) Lion Laboratories Ltd. v. Evans, [1985] Q.B. 526 (C.A.)	703
I.	OFFENCES	
	Statutory Provisions	
		712 713 714
J.	MORAL RIGHTS	
	Statutory Provisions	
	Berg, "Moral Rights: A Legal, Historical and Anthropological	

D =='18 (1001)	716
Reappraisal" (1991)	/10
Snow v. The Eaton Centre Ltd. (1982), 70 C.P.R. (2d) 105 (Ont. H.C.)	727
Gendreau, Can Moral Rights Survive?	728
"Artists Don't Deserve Special Rights" (1988)	
"Adam's Song Featured in Duke's Campaign" (1991)	746

